Case 1:18-61-01-10-FJP DOTUMENT P DIGITALISTICOPROTE 1 of 19 LISATA COBS MAMPHERE ALESTETE BOKETH: GORDON MACDONALDESQ, NHAHTOTNEY General, Samenthe Grangsagarem MD ALEX DENESNERA MDINTERIM MEDICAL DIRECTOR NH HOSPITAL,
TOHN DOE, etc. et al. 2018 NOV -7 A 10: 04 COMPLAINT This include but is not limited to an ADA complaint, etc. PARTIES: 1. Lisa Jacobs MBMPH and Real Estate Broker'is a resident 2+20 Colchester Rd. Weston MA 0 2493 with 2 mailing address of NH Hospital 36 Clinton St. Unit C Bed#108B Concord NH 03301 2. Gordon MacDonaldis the NH Atterney General 2+ 33 Capital
St. Concord NH 03301. at 1 Medical Centur Dive lebenon WHI 3. Alex De Nesnera mb is the interim medical director 2+ the NH Hospital 2+ 36 Charton St. Concord NH 03301, 3a. Dr. Samenthe Gnandsagarem MDIs a Juntor Psychiatristet NH Hospital 36 Chinton St. Coa cold WHO3201, JURISDICTION AND VENUE: 4. The acts of discrimination under the ADA took place to reliding but not limited to in Concord NH Sojurisdiction and venue are appropriate in this court. FACTS 5. On 9/20/18, I was involuntarily committed to the NH Hospitalbased on Fraud, perjuly, and misdiagnosis wrongfully, 6. The state of NH did so because the state of NH has identified me as the common-law-wife of a NH prosecutor wherethe wives Common-law-wives, and gir Hriends are given misdiagnoses to dismiss criminal charges. 7. In order for the prosecutors to keep their very good standing then wives, common-law-wives and girl-Friends based on their female gender are involuntarily admitted to the NH Hospitalss they can be alleged to be mentally ill, but not actual riminals. 19121/18 Alex De Nesnera MD ordered

Case 1:18-cv-01107-JL Document 1 Filed 11/07/18 Page 2 of 19 attorney Cynn Mitchell Esg. me via his NH Hospital to get discharged immediately on \$ 9/21/18 given that Izmnota dangerto myselfor others and given that I was corongfully admitted based on Fraud, Perjury, and female gender as a common-law-Eviteand based on the pedeption of mental illness.
10. On Albana 9/21/18 Alex De Nesvera MD via his NH Hospital attorney Lynn MitchellEsg ordered me to sue himtogetout of NH Hospital, 11. On 9/25/18 I sued Alex De Nesnera MD on a habeas corpus petition which was dismissed without any hearing where Coordon MacDonald Esq. Misrepresented that via Lindsey Courtney Esq. that there Was never any patient who was released via habeas corpus petitions, 12. NH Hospital released many patients guickly and easily via habeas corpus petitions who are high profile very important persons in order to have criminal charges dismissed against them in the past and committed perjuny, 13, On 10/10/18/Dr. Matthew Gomez who is a senior board certified psychiatrist saw me, opined that misdiagnosis has beendone that I am absolutely not delusional, that I am not a danger to myself and others, and orderedthor me to be discharged on 10/11/18. 14, On 10/11/18 Gordon MacDonald Esg. stopped my discharge where he practiced medicine by opining

that I am a danger to myself and others where he really wents me living in the NH State Hospital for the next 3 years and over medicated so 25 to be unable to testify as a witness against Gordon MacDonald Esg and to slow down my rate of litigation against the NH Attorney General, 15. On 10/10/18 Dr. Gomez also determined that he can not even say that I need to take any drugs, including but not limited toany pschiatric drugs. 16. On 10/12/18 Dr. Gomez explained that the reason why I have not been discharged is Gordon Mac Donald tog. has refused to allow me to leave this NH Hospital and really wants metalive in here-for 3 years, 17. On 9/20/18, I complained of discrimination based on being a 52 year old Tewish Female who is physically disabled with 2 cancers states and who is also being discriminated against based on the perception of mentel Illness, 18. Under Title II & Title III of the Americans wAhDisabilities Act then I am asking For the reasonable accomudation of an absolute discharge, and absolution From my record with elimination of the involuntery commitment from my record as well as my necessary non-psychiatric medicathreatment. 19. As grounds, I ama licensed mp and licensed real estate

brokes who is not mentally ill who was wrongfully committed as a law school student. 20, I intended to stert law school & t 2 topranked towschool in fall of 2018 where Gordon, De Nesnera, a Gnandsagaremore delaying meathending Taw school, stentionally and maliciously, 21, Gordon Mac Done 1 d Esq. had me involuntarily Committed and won't discharge me 25 he does not want me to attend law Schools 22. Gordon MacDonald Esc. S namesake Lorraine MacDonald was Fire alrom substruct the Clinton Hospitalia 2013 where she is prohibited from ever working in the Univ. of MA medical system everagain. 23, Peter MacDonald, Corraine MacDonald, Nathanie | MacDonald Docedyne MacDonald, and have Criminally harassed me, stalked me, invaded my privacy, done criminal threatening and have executed a hit and run on Route 495 Southin Marlborough MA which was an assault and battery with intent to commit vehicular homicide per nurses. 24, Gordon MacDonald Esq, be little dase curity video, Photos & & NH911 calls of crimes by MacDonalds as he has been having the Fitzwilliam police, NH State Police and NH AGO Chief Public I stegrity Officer Richard Tracy write up the reports falsely for years in order to protect his name sakes of the Peter MacDonaltandy, 25, Gordon MacDonald Esquand Alex De Nesnera MG

have behind the scenes had ex-parte communications with the the NH Probate Court to zarange for me to have a guardian from the NH Professional Guardianship organization and to be drugged involuntarily. 26, Gordon MacDonald Esq. lost to me in 2017 in the Merrinack Superior Court where he is a some looser to have plotted unlawful retaliation to have me drugged improperly. 27. Dn9/24/18, Dr. De Nesnera Mandidnot case about pagnetivoughts anything other than psychiatry including but not I mited to my cancer and non-psychiatric treatment. 28, From 9/20/18 Dr. De Nesnera has refused to give standard necessary not psychiatric drugs and treatment despite 2 concers 29, Order the ADA, then I seek the reasonable accomodation of my not psychiatric medical treatment including but not limited to cancer recurrence monitoring tests etc. to be completed. 30, I seek an injunction for the Dr. Somentha Grand Sayarem Dr. Alex De Nesnera Mbiand Gordon MacDonald Est, to stop leaving one in harm's way where I have had Criminal threatening twice on 9130/18
3 the Fts, been herassed, stalked,

and had my privacy invaded in this NH Hospitel, and goodsofcriminalthrectering on 10/29/18.
31. Gordon MacDonald Esginard Alex Devesora MA have been doing witness Where in order to have my liberty then I have to testify not against Gordon MacDonald Esg., and Peter MacDonald family For FBI and federal prosecutors or else I won't be discharged, 32. Gordon MacDonald Esgrand Alex De Nesnera MD have been doing witness intimidation where in order to have my liberty then I have to attend not a top ranked (aw school and have to give up my litigation against the state of NH Attorney General, State of NH, and Alex De Nesnera, 2 Dr. Samontho Granasagarem MD Dr. Samontha Granasagarem, 33. Dr. Alex De Nesneral hete been doing along with NH Hospitel Butwilled Libelth & Lisa JACOBS MAMPH 2 Real Estate Broker is delusional Since 9120/18. 34, Dr. Alex De Wesnerag, Dr. Samantha Granasagaren MD, have been saying since 9/20/18 that Dr. Lisa JACOBSMA MPH& Real Estate Broker is delusional From 9/20/18 Onwards to James De Vita MD on 10/15/18 without authorization 35, The NH AHarney General Gordon MacDonaldEs. and other NH officials communicated to Don

Feith Essonor about 6/12/17 that Izm 6

delusionali 36. The statement that I am delusions 1 is Un true and NH Hospital misdiagused 6 fe male patients with gender discremention downs us NHO 37. The MacDonelds are long standing criminals in the States of MA and in NH who are known For the past 30y ears to have done illegal dougs and alcoholexcesswheretheiroun MAdoctorsadmitted tother a koholoisa alcohol used some solomoide lusionel for saying they are alcoholist 38, Dr. Gomer who is the senior psychiatrist to Dr. Granasageren knows that the police 2+ times do not do what they are supposed to bedoing, 39. The Mcdean Hospital, Newton Wellestey Hospital doctors, and nationally known Forensic expert Dr. Keith Ablow MD have opined that I am not delusional wherethey do not by into the fraud and misdiagnosis of Dr. Granasagarena Dr. De Nesnerathat I am adanger to mysetfandothers. 40. There is 3 days of neuropsychological testing & the McClean Hospital which defernised that I am not delusional and have a perfect genius IQ, 41. On 9130/18, Amenda C. and Melissa M. threatened to kill me at NH Hospitali 42, Onorabout 1013118, 1017/18, and 10/9/18 I was a victim of theft of my personal property at 18 NH Hospital by Crystal Ainslie. 43. On 10/27/18, I had Crystal Ar and Allison B. Flip the widdle Finger ut me i 44. From 9/20/18 onwards I have been

sexually harassed by lesbian Crystal A. who has serenaded me with songsthat she is naked, repeatedly thrust her hips like she is having sex at me, and I rebutted her to have her burp, pass gas at me, and scream at me, and bang on the well where my bed is 1 ocarted including singing to methat I have the best of her love on 10/30/18, 45, From 10/20/18 powerds I have had Probert N. Sexually harassing me including but not limited to coming up behind me to Whisperia my er mes sages in a sexy voice withon or about 10/25/18 an erection which Jonathen G. Found to be inappropriate in the dining room. 46. From 10/20/18. There been sexually harassed by Jon h Does NH (tospite (employees 2 Staff. 47. On 10/28/18 Kaitey D. sexually harassed methot I need a good fuck, and that I should be having conjugal visite of NH Hespitel, 48, On 10/27 trassils, Coystel A, gave methe middle finger. 49. On 10/24 - 28/18, Allison Br Who is a stripper/prostitute, and from 9/20 onwards Jennifer F, whois a prostitute have been jealous of the sexual attention that is unwented to me wherethey screametet me, swore, and on 10/28/18 Allison B. gave to me the middle Finger 50,00 10/26/18, Dr. Alex De Nesuera MA via his Staff admitted to me that I am not a danger to myself or others, that I have had no personal safety emerging encies, (8) that I have not a single anger outburst, but still NH Hospitel & Gotdon Mac Duneld Esq. want to drug me so as to make it harder for me to litigate against the state of NH.

51. Dr. Alex De Nesnera MD, Dr. Samenthe Granasagaren, Gordon MacDonald intended to inflict emotional distress on me and should have known that their Fraud, misdiagonosis, harassnert, dangerous unsate, defended to inflict emotional NH Hospital with leniency, would inflict emotional

52, Dr. Alex De Nesvera MD, Dr. Samontho Gnanasagarem
and Gardon MacDonald & conduct of Fraud, misdiagnosis,
horassment, dangerous unsafe WH Hospital with
leniency, defendionabled I am delusional while being
a victim uf years of coinnes by the MacDonalds
were extreme and outrageous beyond all
bounds of decency and utterly intolerable in a
civilized Lommunity:

53, The distress suffered by the plaintiff was severe and OF the nature that no reasonable person could be expected to endure it.

59, As a result of the unlawful and unconstitutional conducts, the plaintiff suffered via the negligence from headaches, ringing in the ears, herpes simplex virus 1, 2 labia majora abcess, backpain shoulder pain 55. The plaintiff suffered transmember properties from severe injection in the plaintiff suffered transmember properties from severe intentional emotional distress.

56. On or about 10/25/18, Allison B. was admitted to

which included to average patients call me a rat to the NH State
Police and staff while dancing with staff to do witness intimidation
Of me, Alison Bij Eliza beths. Tared Li, and Crystal A, were repeatedly
by, harassing me with even a mass shooting gestive with a machine sun, On 10/29/18, Elizabeth S., Allison B., Vared L., and Coystal A. did Criminal threatening by threatening to beat up and to kill me, 580 n 10/29/18 but Ferdeaththreats against staffwas concerned patients will kill me as patients said that they would kin I me so I was put into seclusion and involvaterily injected with Eng zy Prexa with excessive Force where I suffer from back pain and right shouldes pain. 59, On 10/30/18, George Marchand R. Nadmitted the legal basis as to what was put in seclusion and drugged was because Patients told him Windthill and other norses that they were going to reill me where they distilted me as the snitch, rat, and trodent of the NH State Police and Staff as they didnot want toget into books 60. On 10/27/18 Aleximois amental healthworkerdidge Simple as sault by hitting Jonothen Gagne patient with parents 25 his legal guardians in the face with me as the witness. 61, On 10/24/18 I was interviewed twice by the NH State Police, and then also on 10/30/18 where the NH Hospitel refuses to allow me to Call the police, and have restricted my calls 25 they don't want their Staff and patients criminally prosecuted, I seek unrestriction, 62. On 10/29/18 I called Mr. and Mrs, Sharon Gagne who are Jone then's parents and legal guardians to notify them of 2 simple assaults and threats to Kill Jonathen Gagne where Mr. Gagne promised rocomplaint against me, but complained to NHState Police and NH Hospite I that the Simple assaults and death threats must stop against Jonathen baque and me 63. On 10/29/18 NH Hospital George Marchand RN restricted my phone calls a long with Dr. Samouth & Grancisagarema Dor Alex De Nesuerally Where they complained I committed a corne by calling Jon other's granded niwhich is untrue!

64, NH Hospital has dictated that I can't talk to any body despite being the elected President of the Patient Union, and a low school student, medical ductor and real estate broket to interfere with my advantageous business relations with patients, their families, NH State Tolice, FBI, USAHorney Office, Disability Rights, Allen Lee, Yasser Jacobjete, 65. NH Hospital, Dr. Alex De Nesnera, Dr. Gnanasegoren, Gotdon MacDonald Esq. Stopped me from 2thending law school and stoppedme from selling 2 luxury homes since 9/20/18 as a real estate broker so as to cause me loss of income, 66. Coughtill That kent in Agent Catholida Derolda Gordon MacDonald Esg. NHAG owes cluty to issue more out for sale order to Peter and Corraine MacDonald where he has refused to do so given anti-semitism where he does not like Jews and does not like what his Chief Public Integrity Investigator referred to 25 my overly offensive heavily ethnically Jewish name: LISA JACOBS 67. Instead, despite building code & Fire law violations by Peter MacDonald's family which necessistate the move out for sale order, Gordon MucDonald Esg, has let the raicoholic MacDonalds to be allowed to stay and lowered property values. 68, COUNTI: Title 3 ADA VIOLATION VS. all defendants 69, Pkintiff repeats and realleges all above paragraphsas its harding 70, By the afose mentioned acts, the defendants violated Title 3 of ADA. 71 COUNTII: Title ZADA Violation us. all Defendants

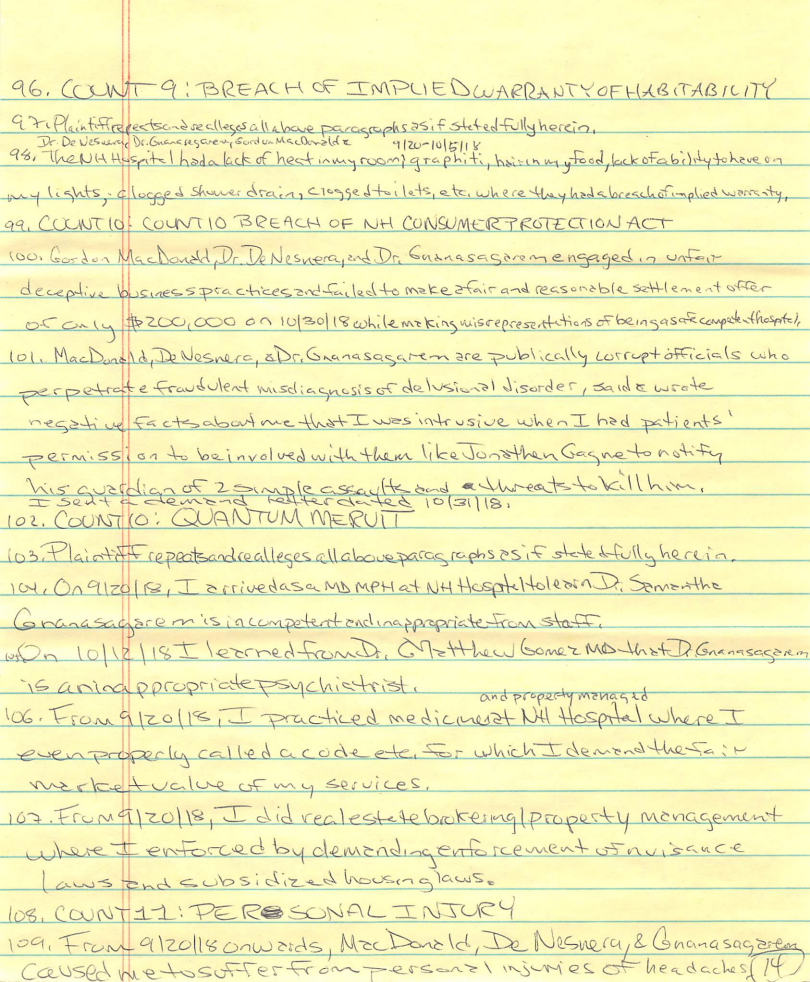
72. Paintiff repeats and realleges all above paragraph sastifully should be my 73. By the atorementis redacts, the defendants violated Title 2 of ADA. 24, COUNTIL! DEFAMATION SLANDER & UBELVS, ALL DEFENDANTS 75. Plaintiffs repeats and realleges all above paragraphs as if statedfully herein. 76. On 10/9/18 Alex DeNesneraMD& Same of the Guards agarem MD, & Gordon MacDonald Esq gaveto Marilyn Jacobs RNMED a Fraudulent NH Hospital medical record the contents of which are libely 77. Onvarious dates From 9/20/18 powerds, including on 10/15/18 Po Fellesman and Dr. Gnanasas gren committed slander to James Dovite Mb without even 2 50 / 4050 78, By the afore-mentionned acts the defendants committed defeniation, 39, COUNTIV, CONSPIRACY TO INTERFERE WITH LIVELIHOOD 80 Plaintiff repeats & realleges all above Faragraphs 25 if stake Fully herein 31. By the aforementioned acts the defendants Tellesneray Gordon, Enangsagaren committed conspiracy to refere with livelihood of me 25 a MA, MAH, Real testate Broker plan student, and President of Patient Union, etc., 82, appropriate. Again, I could have been practicing medicine earning MD MP HI Salary, butfor being hospitalized wrongly, 63. INTONAL INTERFERENCE WITH ECONOMICADVANTAGE 84, Plaintiff repeats and realleges all above paragraphs as if sketentully herein, 85. By the afarementionedacts, De Nesnera, Gnangsagarem, & Mac Donald conspired to interfere with my livelihood, 86. INTERFERENCE WITH CUSTOMERS FOR DAMAGES & INJUNCTION AGAINST FURTHER INTERFERENCE & F. Plaintiffrepeats a realleges all above paragraphics it stoted trilly here in 88. By the attementioned acts and athers including involuntarily hospitalizing

me so 2 s to stup me from practicing clinical internal rue dicine,

Preventive medicine, real = state brokering, property management,

President of Patient's Union, etc. so as to cause lost income. 89. Count 7: Complaint for Damages Resulting from Threats, Indecent languages Proposals 90, Plaintiff repeats and realleges all above paragraphs as if stated fully herein, at. The Dr. De Neswera, Dr. Gnana say oren, and to Attorney General Madonald Esgand their Stats from 9 120/12 inappropriately threatenned to keep my liberty away from me if I continued to exercise protected petitioning speech where on 10/31/18 they even restricted so as to no longer allow the phone # 271-2323 to be called to the NH Boardothy Fang where I brodfiled complaints with not only the Dursing Board, but 211 ofber Boards. 92. MacDone 12, De Neseva, and Gnanasagarentron 5/29/16 unwoods have Alwedenned to beat, keep liberty, socialially isolate, encowage to commit Suicide, teke away lights, used excessive force, and empowered patients to commit crimes against me including threatenningmy life serially, 93. COUNT 8 : COMPCAINT FILING MULTIPLE MERITLESS COMPCAINTS TO INTIMIDATE AND HARASS ME - ALLEGING MALICIOUS PROSECUTION, ABUSE OF PROCESS, au, Gordon McDoneld, Peles nera, a Gnariasagorem Filed multiple meritless complaints En Grabo ut 2015 onwards including but not limited to 7/25/15, 8/27/16, 3/15/17, 5/23/18, 9/120/18, and 9/20/18 onwards where elements were not even met for Criminal threatening, resisting arrest, & sworn Falsification, indirect Criminal contempt for filing protected first amendment litigation in MESSachusetts, an involvatery Probate admission to NH State Hospital to intimidate and harass ine, a habeas corpuspetition which tailed, but which Do Nesnera ordered to be filed. 95. MacDonald De Nesnera, a Granasagarema (soharassed me that they will File for gozidianship and involenting doug one when

they know that per Dr. Gonez I don't guelity for a guardian or involuntary drug administration. (13)

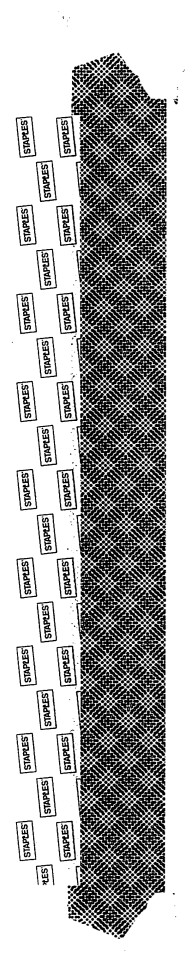


tinging in my ears, heipes simplex visus 2, labia majora abcess, back pain, right shoulder pain including but not limited from their 10/29/18 involuntery injection of Exprexa whichwas a wrong drug to administer per Dr. Conez. COUNT 12: NEGLIGENCE MEDICAL MALPRACTICE 110. MacDonald, Dr. De Vesnera, and Ar. Gnanasagarem devicted from the Standard of care by breaking doctor patient confidentiality to talk to James Devite MD on 10/15/18 to enable me not to transfer to Tewks buy Hospital without event signed release. 111. MacDonald, De Nesriera, and Guana sagarem deviated From the standard of care by misdiagnosing one as de lusional, dengerous to myself and others where I was not, so that they owed a duty torelease me on 9/21/18. 112, When Dr. Comez agreed to release me on 10/11/18 on the basis of me not being a danger to myself and others as well as not delusional, then they Dr. De Massura, Dr. Granasagarem, & MacDonald blocked the discharge. 113, On 10/15/18 Dr. De Nesveva Failed to Change Dr. Conanasagaren who is incompetent so that I have been harmedas I have no provider. 114, On 10/25/18 Dr. Gamez prescribed me Fish oil Which was an oral order for Dr. Gnanasag a rem to Follow and she setused to do so where I have been injured: 115,000 Octos, 2018 NH State Police said that

I should be moved to a new word as I am (3)

in danger, but MacDoneld, De Mesnera, & Granasagarem left me in horm's way For too long For me to have death threate against me with withessintimidation by statt to Stop complaining or else I will be drugged and py patients or esset will be killed on 9/50/18 and on 10/29/18, 116. On 10/28 210/29/18 my liberty was further restoicted with wing, phone, and no recreation some and fresh dirto isolate me socially to encourage me to kill my self 117, MacDonald, De Mesnera, & Gnan a sayarem failed to entorce criminal & civil nuisance laws so as to intentionally cause emotional distress, training headaches, etc; 118. Dartmorth Hitchcock Medical Center is at I Medical Center Drive and employs Delbsnoras Granasag sien 19, State of NH Hospital is part of NH Dept. of Heath and Human Services operates UH Hospital, 120. Whenever Dr. De Nesnera and Dr. Granasag Even are named in this complaint then tartmosth Hitchcock Medical Center is a 150 therein. 121, Phint Count 13: Violation of NH State Public Accomodation & Discrimination Causys, all defendents 122. By the aforementioned acts, the defendants violeted state and public accomodation laws where I cossdenied ell services de a 52 year 0126 Female Jewith with 2 concers & backe shoulder

Coad	tio ruhere by after my complaints on
	le then I was retaliated against to
	stricted which is unlawful retaliation.
	Count 14: Violation of Alestate Federal
	Accommodation & Discrimination Lawsus.
AND REAL PROPERTY AND ADDRESS OF THE PARTY O	endents
	The aforementioned acts, the defendants
	difederal public accompation laws where I
	nied 211 Services as a 52 years ld Female
	th 2 cancers & back shoulder conditions
	y after my complaints on 9/20/18 then I
	taliated against to be restricted
	is unlawful reteliation.



Mai Hovia green Car de Gordon
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Xxb Alax Danald XXX Carthelst Ast 11. fles grees not as Mail 05191111 Lecol

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